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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/848,954	05/03/2001	Sergey Lyusin	0008026-0006	6924	
75	590 06/06/2003				
KENNETH M		EXAMINER			
1700 DIAGON	TMAN GILMAN & BEI AL RD	ISSING, GREGORY C			
SUITE 300 ALEXANDRIA	A. VA 22314		ART UNIT	PAPER NUMBER	
	,	3662			
			DATE MAILED: 06/06/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	,	Application	on No.	Applicant(s)			
Office Action Summary		09/848,95	54	LYUSIN, SERGEY			
		Examiner	•	Art Unit	——————————————————————————————————————		
		Gregory (C. Issing	3662	/		
	- The MAILING DATE of this communi	ication appears on the	cover sheet with the c	orrespondence addr	ess		
Period fo	r Reply Drtened Statutory Period Fo	OR REPLY IS SET T	O EXPIRE 3 MONTH	(S) FROM			
- Exter after - If the - If NO - Failu - Any n	MAILING DATE OF THIS COMMUNION SIONS of time may be available under the provisions of time may be available under the provisions of the MONTHS from the mailing date of this commination period for reply specified above is less than thirty (30 period for reply is specified above, the maximum state to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	of 37 CFR 1.136(a). In no evo unication. D) days, a reply within the stat tutory period will apply and w will, by statute, cause the app	utory minimum of thirty (30) day ill expire SIX (6) MONTHS from lication to become ABANDONE	rs will be considered timely. the mailing date of this com D (35 U.S.C. § 133).	munication.		
1)🖂	Responsive to communication(s) file	ed on <u>26 March 200</u> 3	3.				
2a)⊠	•	2b)☐ This action is					
3)□	Since this application is in condition	for allowance excep	t for formal matters, p	rosecution as to the	merits is		
Dispositi	closed in accordance with the pract on of Claims	ice under <i>Ex part</i> e Q	uayle, 1935 C.D. 11, 4	453 O.G. 213.			
4)⊠	Claim(s) <u>1-30</u> is/are pending in the a	application.					
	4a) Of the above claim(s) is/ar	re withdrawn from co	nsideration.				
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-30</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
	Claim(s) are subject to restric	tion and/or election r	equirement.				
	on Papers						
·	The specification is objected to by the		and the bookle for	and the same			
10)	The drawing(s) filed on is/are: Applicant may not request that any objections	,	-				
11)□:	The proposed drawing correction filed	• • • • • • • • • • • • • • • • • • • •	<u> </u>	,			
11)	If approved, corrected drawings are rec			oved by the Examiner	•		
12)□ :	The oath or declaration is objected to		mee action.				
•	inder 35 U.S.C. §§ 119 and 120	by the Examinen					
	Acknowledgment is made of a claim	for foreign priority ur	nder 35 I LS C - 8 119 <i>0</i>	a)-(d) or (f)			
•	☐ All b)☐ Some * c)☐ None of:	Tor foreign prionty ar	1401 00 0.0.0.3 110(2) (3) 01 (1).			
۵ <u>ا</u>	<u> </u>	documents have bee	n received				
	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 						
	3. Copies of the certified copies				tane		
* \$	application from the Intern See the attached detailed Office actio	ational Bureau (PCT	Rule 17.2(a)).		ugo		
14) 🗌 A	cknowledgment is made of a claim fo	or domestic priority u	nder 35 U.S.C. § 119(e) (to a provisional a	application).		
) \square The translation of the foreign land $oxed{Acknowledgment}$ is made of a claim f		·				
Attachmen	t(s)	•					
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449) Pa			y (PTO-413) Paper No(s) Patent Application (PTO-			
J.S. Patent and T PTO-326 (Re		Office Action Summa	nry	Part of Paper No. 15			

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1. The drawings are objected to because the identifying numerals do not correspond to the numerals used in the specification, see Figure 8 and Specification, page 17-24. Additionally, Figure 7 should include descriptive titles for the boxed elements. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

- 2. Claims 21-30 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The specification is insufficiently disclosed with respect to a computer program product and its associated computer readable code to enable a skilled artisan to make and/or use the subject matter; there is no code or algorithm set forth in the specification perform the claimed steps. The amendment also fails to make clear how the "computer usable medium" which appears to be housed in/at the object to be positioned can be configured to cause a broadcast station to transmit an assistance signal.
- 3. Claims 1-30 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claims contain subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The specification does not disclose using only the assistance signal when the satellite signals have inadequate SNR. Moreover, it would not be clear how "using only the assistance signal" would provide a positioning system since the scope of "using" is not clear and since the assistance signal is merely aiding information including as exemplified in the specification

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Doppler frequencies, Ephemeris data, Almanac data, navigation message bits, and correction information. The specification does not sufficiently describe how positioning is determining using only the assistance data. Lastly, the scope of "inadequate" is not defined in the specification.

- 4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 5. Claims 1-6, 9, 11-16, 19, 21-26, and 29 are rejected under 35 U.S.C. 102(b) as being anticipated by Taylor et al.

Taylor et al disclose the claimed system and method including a plurality of satellites 16 configured to transmit signals, a broadcast station antenna 29 configured to transmit an assistance signal and a pluality of receiver terminals 14 configured to receive the satellite signals and the assistance signals. The assistance signals may include, as shown in Figure 2, Doppler data, satellites-in-view data and satellites' position data. In view of the similarity in the claimed system and the prior art, the computer program product, as best understood, which could be used to perform the steps of the method is inherent.

Applicant argues that Taylor et al fail to suggest using only the assistance data when the satellite signals have an inadequate SNR. As set forth above, such feature is not sufficiently disclosed in the specification, is considered new matter and is not considered as being a part of the claim (as it is required to be cancelled). Therefore, the claims merely set forth a positioning system with transmitting satellites, a broadcast station transmitting assistance data and a receiver. This is shown by Taylor et al, as well as any DGPS receiver system, wherein there are GPS

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satellites transmitting positioning signals, a base station transmitting assistance data and the mobile receiver receiving and using the satellite signals and the base station signals.

6. Claims 1-7, 9-17, 19-27 and 29-30 are rejected under 35 U.S.C. 102(e) as being anticipated by Krasner.

Krasner discloses the claimed system and method for use in a position determining system including a mobile terminal, as shown by Figure 6A, that receives signals from GPS satellites via antenna 613 and signals from a base station via communication antenna 601 in order determine position with reduced power consumption. The signals from the base station, which is exemplified in Figures 5A and 5B, include Doppler data, identities of satellites in view and/or satellite almanac data. Such data may be derived at the base station or may be obtained from a server site on the Internet. The receiver is suggested to be a 2-way pager or cellular telephone. In view of the similarity in the claimed system and the prior art, the computer program product, as best understood, which could be used to perform the steps of the method is inherent in view of the digital processing of Krasner.

Applicant argues that Krasner fails to suggest using only the assistance data when the satellite signals have an inadequate SNR. As set forth above, such feature is not sufficiently disclosed in the specification, is considered new matter and is not considered as being a part of the claim (as it is required to be cancelled). Therefore, the claims merely set forth a positioning system with transmitting satellites, a broadcast station transmitting assistance data and a receiver. This is shown by Krasner, as well as any DGPS receiver system, wherein there are GPS satellites transmitting positioning signals, a base station transmitting assistance data and the mobile receiver receiving and using the satellite signals and the base station signals.

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7. Claims 7, 8, 17, 18, 27 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over either one of Krasner or Taylor et al in view of Richton et al.

Each of Krasner and Taylor et al teach the subject matter substantially as claimed including the provision of satellite signals and assistance signals to a mobile receiver for the purpose of determining position. While Krasner suggests the incorporation within a cellular telephone, Taylor et al merely suggest incorporation within a user terminal without being specific. However, each prior art terminal does incorporate a satellite receiver, a communication receiver and a computing processor. Richton et al additionally teach an auxiliary system for providing assistance data to wireless terminals operable for determining position from navigation satellites. Furthermore, Richton et al suggest uses inclusive of cellular telephones and portable data terminals. Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify either one of Krasner or Taylor et al by incorporating the position determining system utilizing assistance data in any conventional portable device including cellular telephones or personal data terminals in view of the teachings of Richton et al.

Applicant does not separately argue this rejection; these claims therefore stand or fall with the claims from which they depend.

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Watters et al are cited as showing an integrated GPS/cellular receiver wherein when GPS signals are inadequately received the cellular base station signals are utilized to determine position Switch 995 shows using only one of the signals at a time.

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9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregory C. Issing whose telephone number is (703)-306-4156. The examiner can normally be reached on Mon-Thurs 6:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Tarcza can be reached on (703)-306-4171. The fax phone numbers for the organization where this application or proceeding is assigned are (703)-872-9326 for regular communications and (703) 872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Gregory C. Issing Primary Examiner Art Unit 3662

gci June 3

June 3, 2003